05-44481-rdd Doc 22076-6 Filed 07/03/13 Entered 07/03/13 22:49:58 Exhibit 6: Response to Demand Letter Pg 1 of 2

**EXHIBIT 6** 



**Lawrence S. Buonomo** Attorney

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## Via E-mail (sflores@teamtogut.com)

July 3, 2013

Steven S. Flores, Esq. Togut, Segal & Segal One Penn Plaza New York, NY 101119

Re: In Re DPH Holdings

Dear Mr. Flores:

In Mr. Gorman's absence, I acknowledge receipt of your letter to him dated July 1, 2013. GM will not be able to respond substantively by July 3 as requested. We will endeavor to respond next week.

In the interim, I must observe that we see nothing in the MDA Documents (as defined in your letter) that would suggest an obligation on the part of GM or its affiliates to fund a trust to support expenditures i) beyond the relevant periods established in the Wind Up Funding exhibit (Exhibit 3.1.1.E) as to "Availability" or ii) beyond December 31, 2013. Although we will be considering the question more thoroughly in the near term, we would be pleased to consider any explanation or rationale you might choose to offer.

Sincerely,

/s/

Lawrence S. Buonomo Attorney

c: Frank Gorman, Esq. Marco Caporicci